Re: Invitation for Pre-Qualification in relation to the Participation in a Tender For the Blue Line of the Jerusalem Light Rail Transit Network (the "Invitation")

Addendum No. 10

- 1. Pursuant to the Invitation issued on April 7, 2020, and in accordance with the provisions thereof, the attention of all Participants is drawn to the following answers to Request for Clarifications submitted regarding the Invitation.
- 2. All capitalized terms used and not defined herein shall have the meaning ascribed to them in the Invitation.

Respectfully Yours,

Deputy Accountant General

Chairman of the Tender Committee

CC: Members of the Tender Committee

1.	Q:	The Tender Committee was requested to clarify if two Entities (rolling stock manufacturers) may both participate in the Pre-Qualification Process in separate groups (Bidders), given that one such Entity has recently acquired the second Entity.	Section 26 (Participation in a Pre- Qualification Submission)
	A:	As clarified by the Tender Committee in Addendum No. 5, issued on December 14, 2020, if such acquisition is completed prior to the Pre-Qualification Submission Date, the Entity that includes both companies may participate in the Pre-Qualification Process only within one group and the provisions of Section 26.1 and 26.2 shall apply.	
2.	Q:	The Tender Committee was requested to approve an alternative method of submission of the Pre-Qualification Forms that are to be signed by Participating Entities that are located in countries in which authentication of signatures, as required under Section 56 (Authorization of Signatures by an Attorney) of the Invitation, can only be executed by a notary and only for a document that is in the language spoken in such country.	Section 53 (Language of the Pre-Qualification Submission); Section 56 (Authorization of Signatures by an Attorney)
	A:	The Tender Committee approves the following method of submission of the Pre-qualification Forms in countries in which authentication of signatures, as required under Section 56 (<i>Authorization of Signatures by an Attorney</i>) of the Invitation, can only be executed by a notary and only for a document that is in the language spoken in such country:	
		 The Pre-Qualification Forms will be translated to the relevant foreign language by an authorized translator and such translation shall be certified by a notary. The original Pre-Qualification Forms (in English) shall be completed but not signed, and will include a reference to the translated PQ-Forms. The signatory of the relevant Participating Entity will sign the translated PQ-Forms and the signature shall be authenticated by a notary, ensuring that the notary's confirmation conforms to the text printed at the bottom of the Pre-Qualification Forms, including confirmation that the authorized signatory was warned of the consequences of making a false statement with regard to the declarations contained therein. The notary certifications that are in a foreign language shall be translated by a notary into English. 	